

IN THE UNITED STATES DISTRICT COURT  
FOR THE EASTERN DISTRICT OF NORTH CAROLINA  
WESTERN DIVISION  
C.A. No. 5:12-cv-389

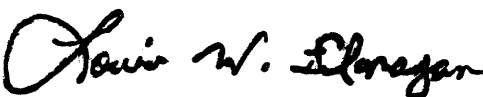
ASHLEY OWENS and NINA OWENS,	)	
	Plaintiffs,	)
	)	
vs.	)	
	)	JUDGMENT
DIXIE MOTOR COMPANY, JANET	)	AGAINST ANTWAND CHERRY
PIERCE, ANTWAND CHERRY,	)	
WESTERN SURETY CO., and EQUIFAX	)	
INFORMATION SERVICES, LLC,	)	
	Defendants.	)
	)	

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THIS CAUSE was heard by the undersigned judge on motion of Plaintiffs. It appears to the Court upon affidavits that this is an action in tort for damages caused by Defendant's intrusion into the seclusion of Plaintiffs; that personal service was had on the Defendant; that the Court has jurisdiction over the subject matter of the action; that Defendant is not under disability and has failed to plead or appear in the time allowed by law; that default has been entered, and that Defendant is liable to Plaintiffs for damages as demanded by Plaintiffs.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the Plaintiffs have and recover of the Defendant Antwand Cherry damages in the amount of \$5,000.00 each.

THIS the 13th day of April, 2015.

  
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United States District Court Judge